Absent—Excused

Butler of Brazos Tillery Hill Worley Hoskins

CONFERENCE COMMITTEE ON SENATE BILL NO. 90

On motion of Mr. Tennyson, the House granted the request of the Senate for the appointment of a conference committee on Senate Bill No. 90.

In accordance with the above action, the Speaker announced the appointment of the following conference committee:

Messrs. Tennyson, Hankamer, Pope, James, and Lanning.

RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled resolutions:

- H. C. R. No. 40, Providing for the suspension of Joint Rule 23, so as to consider House Bills Nos. 527 and 587.
- H. C. R. No. 24, Relative to policy of the National Administration in regard to public utilities.

ADJOURNMENT

Mr. Quinn moved that the House recess to 3 o'clock p. m., today.

Mr. Dunagan moved that the House recess to 2 o'clock p. m., today.

Mr. Lemens moved that the House adjourn until 10 o'clock a. m., to-morrow.

Mr. Hankamer moved that the House recess to 10 o'clock a. m., to-morrow.

Question first recurring on the motion by Mr. Lemens, it prevailed, and the House, accordingly, at 12:15 o'clock p. m., adjourned until 10 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed Alsu favorable reports on bills, as follows: Ash

Appropriations: Senate Bills Nos. 292 and 309, and House Bills Nos. 576 and 607.

Highways and Motor Traffic: House Bill No. 451.

Penitentiaries: House Bills Nos. 462 and 478.

State Affairs: House Bills Nos. 59, 351, and 683.

Conservation and Reclamation: House Bill No. 685 and Senate Bill No. 156.

Counties: House Bills Nos. 516, 561, 567, 569, and 593.

Criminal Jurisprudance: House Bill No. 582.

The Committee on Counties filed an adverse report on House Bill No. 371.

The Committee on Criminal Jurisprudence filed adverse reports on House Bills Nos. 616, 617, 672, and 673.

The Committee on Highways and Motor Traffic filed an adverse report, with a minority favorable report, on House Bill No. 588.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, February 27, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 24, Relative to the policy of the National Administration in regard to public utilities,

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

THIRTY-FIRST DAY

(Thursday, February 28, 1935)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Mr. Speaker Adamson Adkins Aikin Alexander Alsup Ash

Atchison Beck Bergman Bradbury Bradford Broyles Burton

Butler of Karnes	King
Cagle	Knetsch
Caldwell	
	Lange
Calvert	Lanning
Canon	Latham
Celaya	Leath
Clayton	Lemens
Collins	Leonard
Colquitt	Lindsey
Colson	Lotief
Cooper	Lucas
Cowley	Luker
Craddock	Mauritz
Crossley	McCalla
Daniel	McConnell
Davis	McFarland
Davison of Fisher	McKee
Davisson	McKinney
of Eastland	Moffett
Dickison	Moore
Dunagan	Morris
Dunlap of Hays Dunlap of Kleberg	Morrison
Dunlan of Kleberg	Morse
Duvali	Newton
Dwyer	Nicholson
England	
England	Padgett
<u>F</u> ain	Palmer
Farmer	Patterson
Fisher	Payne
Fitzwater	Pope
Ford	Quinn
Fox	Reader
Frazer	Reed of Bowie
	Pood of Dollag
Fuchs	Reed of Dallas
Gibson	Riddle
Glass	Roach of Angelina
Good	Roach of Hunt
Graves	Roane
Gray	Roark
Greathouse	Roberts
Hankamer	Rogers
Hardin	
nardin	Russell
Harris of Archer	Rutta
Harris of Dallas	Scarborough
Hartzog	Settle
Head	Shofner
Herzik	Smith
Hill	Spears
Hodges	
Trofbaine	Stanfield
Hofheinz	Steward
Holland	Stinson
Hoskins	Stovall
Howard	Tarwater
Huddleston	Tennyson
Hunt	Thornton
Hunter	Venable
Jackson	
	Waggoner
James	Walker
Jefferson	Wells
Jones of Atascosa	Westfall
Jones of Falls	Wood of Harrison
Jones of Runnels	Wood of Montague
Jones of Falls Jones of Runnels Jones of Shelby	Young
Jones of Wise	Youngblood
Keefe	TOURSDIOOR
Absent	
A,D	Sell
11000000	

Absent—Excused

Butler of Brazos Petsch Hyder Tillery Olsen Worley

A quorum was announced present. Rev. Geo. W. Coltrin, Chaplain, offered the following invocation:

"Lord, grant to us wisdom in the administration of Thy bounties, and judgment as we plan and legislate for the guidance of the people and institutions of our goodly State, that withal Thy righteous will may be done in us. For Christ's sake. Amen."

LEAVES OF ABSENCE GRANTED

The following member was granted leave of absence on account of important business:

Mr. Petsch for today, on motion of Mr. Graves.

The following members were granted leaves of absence on account of illness:

Mr. Hyder for today, on motion of Mr. Caldwell.

Mr. Tillery for today and balance of the week on account of illness in family, on motion of Mr. Glass.

Mr. Olsen for today on account of the death of a friend, on motion of Mr. Gray.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Quinn, Mr. Nicholson, and Mr. McKee (by request):

H. B. No. 697, A bill to be entitled "An Act authorizing B. H. Willis of Jefferson County, Texas, to institute and maintain a suit against the State of Texas, in the District Court of Liberty County, Texas, and in said suit to recover the value of lands owned by him and appropriated by the State of Texas as a right of way for State Highway No. 3, commonly known as "The Old Spanish Trail," etc., and declaring an emergency."

Referred to Committee on State Affairs.

By Mr. Venable, Mr. Frazer, Mr. Graves, and Mr. Tennyson:

H. B. No. 698, A bill to be entitled "An Act amending Article 1440, Acts

Bourne

of the Second Called Session, 1923, page 101, Chapter 10, to provide that utility concerns requiring a deposit of consumers of their services as a requisite of such service, providing a minimum and maximum rate of interest on such deposits, and declaring an emergency.'

Referred to Committee on Municipal and Private Corporations.

By Mr. King:

H. B. No. 699, A bill to be entitled "An Act to amend Article 928 of Chapter 1 of Title 12 of the Code of Criminal Procedure of the State of Texas, 1925, and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Mr. McCalla:

H. B. No. 700, A bill to be entitled "An Act to be inserted after Article 1430, Chapter 8, of the Penal Code of Texas, revision of 1925, a new article to be known as Article 1430a, providing that any person on trial for violation of said Article 1430, the said article defining the offense of receiving or concealing stolen property, may be convicted upon the uncorroborated testimony of an accomplice, repealing all laws in conflict therewith, and declaring an emergency."

Referred to Committee on Criminal Jurisprudence.

By Mr. McCalla:

H. B. No. 701, A bill to be entitled "An Act to repeal Article 6894, Title 121, of the Revised Statutes of the State of Texas, revision of 1925, and declaring an emergency."

Stock and Stock Raising.

By Mr. Farmer:

H. B. No. 702, A bill to be entitled "An Act to amend Chapter 2 of Title 19 of the Penal Code of the State of Texas for 1925; adding thereto articles to be numbered 1630a, 1630b, 1630c, and 1630d, and amending Article 1631 thereof, providing for the regulation of the quality and pressure of natural gas to be sold and delivered to consumers by all persons, firms, associations, or corporations engaged in the business of distributing such products in Texas, etc., and declaring an emergency."

Referred to Committee on Municipal and Private Corporations.

By Mr. Bradbury, Mr. Davison of Fisher, Mr. Hardin, Mr. Farmer, Mr. Lucas, Mr. Fisher, Mr. Westfall, Mr. Lindsey, Mr. Morris, Mr. Settle, Mr. Jones of Runnels, Mr. Fain, and Mr. Lotief:

H. B. No. 703, A bill to be entitled "An Act to levy an income tax upon natural persons and corporations for the purpose of reducing the State ad valorem tax and the ad valorem tax of the several counties upon property; defining certain terms; providing that first tax shall be assessed in 1936 on net income for 1935; specifying under what condition estates, trusts, and fiduciaries are taxable, and method of taxing same; exempting certain nonprofit organizations; providing that the tax herein levied shall be a personal debt of the person assessed to the State of Texas, etc., and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Duvall and Mr. Smith:

H. B. No. 704, A bill to be entitled "An Act authorizing any city having a population of more than one hundred and sixty thousand (160,000) inhabitants to own, operate, and maintain, construct, improve, and enlarge an airport and for such purpose to borrow money and issue warrants payable from taxation and further payable from the revenues of such airport; providing the form and contents of such warrants; limiting the amount of warrants which may be issued by any city to not more than one hundred and twenty-five thousand dollars (\$125,000); providing that no election shall be necessary to author-Referred to Committee on Live ize such warrants, but that the city shall comply with the provisions of Chapter 163, Acts of the Forty-second Legislature, etc., and declaring an emergency."

Referred to Committee on Municipal and Private Corporations.

COMMITTEE TO ARRANGE FOR CEREMONY IN REGARD TO TEXAS INDEPEND-ENCE DAY

The Speaker announced the appointment of the following committee, on the part of the House, to arrange for Joint Session to celebrate Texas Independence Day:

Messrs. McConnell, Collins, and Spears.

SIGNERS ADDITIONAL HOUSE JOINT RESO-LUTIONS

By unanimous consent of the House, the following members were authorized to sign House joint resolutions, as follows:

Mr. Colson: House Joint Resolutions Nos. 12 and 13.

Mr. Westfall: House Joint Resolution No. 5.

RELATIVE TO CONSIDERATION OF RESOLUTIONS

On motion of Mr. Lemens, the House dispensed with the consideration of resolutions at this time.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, February 28, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

H. C. R. No. 42, Providing for a Joint Session of the Legislature on Saturday, March 2, 1935, to fittingly celebrate Texas Independence Day. Those appointed on the part of the Senate to arrange for such exercises: Senators Westerfeld, Hill, and Van Zandt.

The Senate has passed

S. B. No. 50, A bill to be entitled "An Act providing for the relief of Eagle Pass Independent School District of Maverick County, Texas, in order to aid the school district in accommodating the large growth of population due to the development of Quemado Valley Irrigation Settlement which covers a portion of the Eagle Pass Independent School District of 1934; making appropriation of eightyfive hundred dollars (\$8,500) to said district for said purposes, and declaring an emergency."

H. B. No. 445, A bill to be entitled "An Act amending House Bill No. 226, Section 9, enacted by the Regular Session of the Forty-fourth Legislature, providing for the terms of the Special District Court of Gregg County, Texas, and declaring an emergency."

H. B. No. 135, A bill to be entitled amendment to the resolution: "An Act to amend Section 1 of an

lature of the State of Texas, and being Senate Bill No. 561, Chapter 160, and published at length in the General Laws, Regular Session of the Forty-third Legislature, at pages 406 to 407, etc., and declaring an emergency."

> Respectfully, BOB BARKER. Secretary of the Senate.

BILL SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and its caption had been read, the following enrolled bill:

H. B. No. 445, "An Act amending House Bill No. 226, Section 9, enacted by the Regular Session of the Fortyfourth Legislature, providing for the terms of the Special District Court of Gregg County, Texas, and declaring an emergency."

SENATE BILL ON FIRST READING

The following Senate bill, received from the Senate today, was laid before the House, read first time, and referred to the appropriate committee, as follows:

Senate Bill No. 50, to the Committee on Appropriations.

CONSIDERATION OF HOUSE JOINT RESOLUTION NO. 5

The Speaker laid before the House, as unfinished business,

H. J. R. No. 5, Proposing an amendment to Section 1a of Article VIII, of the Constitution of the State of Texas, exempting three thousand dollars (\$3,000) of the assessed taxable value of all residence homesteads, as now defined by law, from all State, county, city, town, district, and other political subdivision purposes, etc.;

The resolution having been read second time on yesterday.

Mr. Reed of Bowie offered the following committee amendment to the resolution:

Amend House Joint Resolution No. 5 by beginning at the end of the word "subdivisions," on line 37, page 1, and strike out remainder of Section 1.

The amendment was adopted.

Mr. Farmer offered the following

Amend House Joint Resolution No. Act passed by the Forty-third Legis- 5 by inserting after the word "follows" in line 27, on page 1, these

"Section 1. Taxation of real property shall be equal and uniform. All property in this State, whether owned by natural persons or corporations, other than municipal, shall be taxed in proportion to its value, which shall be ascertained as may be provided by law. The Legislature may, by general laws, make reasonable classifications of all property, other than real property, for the purpose of taxation, and may impose different rates thereon; provided that the taxation of all property in any class shall be equal and uniform. The Legislature may impose a poll tax. It may also impose occupation taxes, both upon natural persons and upon corporations, other than municipal, doing any business in this State. It may also tax incomes of both natural persons and corporations, other than municipal, except that persons engaged in mechanical and agricultural pursuits shall never be required to pay an occupation tax; provided, that two hundred and fifty dollars (\$250) worth of household and kitchen furniture, and all wearing apparel belonging to each family in this State, shall be exempt from taxation; and provided further, that the occupation tax levied by any county, city, or town for any year on persons or corporations pursuing any profession or business, shall not exceed one-half of the tax levied by the State for the same period on such profession or business."

> FARMER, ROGERS.

Mr. Reed of Bowie raised the point of order on further consideration of the amendment, on the ground that the amendment is not germane to the resolution.

The Speaker overruled the point of order.

Mr. McKee moved that the amendment by Mr. Farmer be mimeographed and placed on the desk of the members, and that further consideration of the resolution be postponed until 11 o'clock a. m., tomorrow.

Mr. Reed of Bowie moved to table the motion by Mr. McKee.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by Jefferson the following vote:

Yeas-57.

Aikin Atchison Bradbury Broyles Burton Caldwell Calvert Clayton Collins Colquitt Craddock Davison of Fisher Dickison Fain Farmer Fisher Fitzwater Fox Fuchs Graves Greathouse Hankamer Harris of Dallas Hartzog Head Hofheinz Hunt

Hunter

Jones of Falls

Jones of Shelby Jones of Wise Keefe Lanning Leath Lemens Lotief Lucas Mauritz McKinney Morris Morrison Morse Newton **Padgett** Payne Reed of Bowie Reed of Dallas Roach of Angelina Roach of Hunt Rogers Smith Stanfield

Steward Stinson Walker Westfall Youngblood

Nays-65

Adamson Adkins Alexander Alsup Ash Beck Bergman Butler of Karnes Cagle Canon Colson Cooper Crossley Daniel Davis Dunlap of Hays Dwyer England Gibson Glass Good Gray Harris of Archer Herzik HillHodges Holland Hoskins Huddleston Jackson James

Jones of Atascosa

Jones of Runnels King Knetsch Latham Lindsev Luker McCalla McConnell McFarland McKee Moffett Nicholson Palmer Patterson Quinn Reader Roane Roark Roberts Russell Rutta Settle Shofner Spears Stovall Tarwater Tennyson Thornton Venable Waggoner Wood of Harrison Young

Absent

Hardin Bourne Howard Bradford Celaya Lange Cowley Leonard Davisson Moore of Eastland Pope Riddle Dunagan Dunlap of Kleberg Scarborough Duvall Wells

Ford Frazer Wood of Montague

Absent-Excused

Butler of Brazos Hyder Tillery Worley

Mr. Quinn moved that further consideration of the resolution be post-poned until 10 o'clock a.m., next Tuesday.

Mr. Reed of Bowie moved to table the motion by Mr. Quinn.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-81

Aikin Hodges Hofheinz Ash Atchison Hoskins Bradbury Huddleston **Broyles** Hunt Burton Hunter Caldwell Jackson Calvert James Canon Jefferson Jones of Falls Clayton Collins Jones of Shelby Colquitt Jones of Wise Colson Keefe Craddock King Crossley Lanning Davison of Fisher Lemens Dickison Lotief Dunlap of Hays Lucas Dwyer Mauritz Fain McKee Farmer McKinney Fisher Moffett Fitzwater Morris Fox Morse **Fuchs** Newton Gibson Nicholson Greathouse Padgett Hankamer Palmer Reed of Bowie Hardin Reed of Dallas Harris of Archer Roach of Angelina Hartzog Herzik Roach of Hunt

Roark

Hill

Roberts Stinson
Rogers Stovall
Russell Walker
Rutta Westfall
Shofner Wood of Harrison
Smith Young
Stanfield Youngblood
Steward

Nays—40

Adamson Jones of Runnels Adkins Knetsch Lindsey Alexander Alsup Luker Beck McCalla McConnell Bergman Butler of Karnes McFarland Cagle Morrison Cooper Patterson Payne Daniel Davis Quinn England Reader Glass Roane Good Settle Graves Spears Tarwater Gray Harris of Dallas Tennyson Head Thornton Holland Venable Jones of Atascosa Waggoner

Absent

Howard Bourne Bradford Lange Latham Celaya Leath Cowley Davisson Leonard of Eastland Moore Dunagan Pope Dunlap of Kleberg Riddle Scarborough Duvall Ford Wells Frazer Wood of Montague

Absent-Excused

Butler of Brazos Hyder Tillery Worley

Question next recurring on the motion to postpone the resolution, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas—50

Alsup Crossley
Beck Davis
Bergman Dickison
Bradford Dunagan
Butler of Karnes Dunlap of Hays
Cagle Duvali

Cagle Duvall
Caldwell England
Canon Ford
Colquitt Frazer
Cowley Good

Payne Hodges Hofheinz Quinn Holland Roane Hoskins Roberts Howard Rutta Jones of Atascosa Scarborough Jones of Runnels Spears Stinson King Knetsch Stovall Luker Tarwater McCallaTennyson McFarland Thornton Venable McKee

Wood of Harrison Palmer Patterson Young

Nays—78

Adamson James Jefferson Adkins Jones of Falls Jones of Shelby Jones of Wise Aikin Alexander Ash Keefe Bradbury Broyles Lanning Burton Latham Calvert Leath Lemens Celaya Clayton Lotief Collins Lucas Mauritz Cooper McConnell Craddock McKinney Daniel Davison of Fisher Moffett Morris Davisson of Eastland Morrison Fain Morse Farmer Padgett Fisher Reader Reed of Bowie Fitzwater Reed of Dallas Fox Fuchs Riddle Roach of Angelina Gibson Glass Roach of Hunt Graves Roark Rogers

Russell

Shofner

Stanfield

Steward

Waggoner Walker

Settle

Smith

Wells

Westfall

Youngblood

Absent

Gray

Greathouse

Hankamer

Harris of Archer

Harris of Dallas

Hardin

Hartzog

Head

Hunt

Hunter

Jackson

Herzik

Huddleston

Atchison Leonard Bourne Lindsey Moore Colson Dunlap of Kleberg Newton Nicholson Dwyer Hill Pope Wood of Montague Lange

Absent—Excused Butler of Brazos Petsch Hyder Tillery Olsen Worley

Question recurring on the amendment by Mr. Farmer, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas-109

Adamson Hoskins Adkins Howard Huddleston Aikin Alexander Hunt Alsup Hunter Ash James Beck Jones of Falls Jones of Runnels Bradbury **Broyles** Jones of Shelby Burton Jones of Wise Butler of Karnes Keefe King Cagle Caldwell Lanning Calvert Latham Canon Leath Celaya Lemens Clayton Leonard Collins Lindsey Lotief Colquitt Colson Lucas Luker Cooper Cowley Mauritz Craddock McCalla McConnell Crossley Morris Daniel Morrison Davis Davison of Fisher Newton **Padgett** Davisson of Eastland Palmer Payne Dickison Dunagan Pope Dunlap of Kleberg Reed of Bowie Reed of Dallas Duvall Riddle England

Farmer Roach of Hunt Fisher Roane Fitzwater Roark Ford Rogers Russell Fox Rutta Frazer Shofner Fuchs Smith Gibson Stanfield Glass Steward Graves Stovall Gray Tarwater Greathouse Tennyson Hardin Venable Harris of Archer Harris of Dallas Walker Wells Hartzog Westfall Head Wood of Harrison

Fain

Roach of Angelina

Herzik Young Hodges Youngblood Holland

Nays-20

McKinney Bergman Bradford Morse Nicholson Dunlap of Hays Good Patterson Scarborough Hankamer Hofheinz Settle Stinson Jones of Atascosa Thornton Knetsch McFarland Waggoner Wood of Montague McKee

Absent

Atchison Moffett
Bourne Moore
Dwyer Quinn
Hill Reader
Jackson Roberts
Jefferson Spears
Lange

Absent—Excused

Butler of Brazos Petsch Hyder Tillery Olsen Worley

Mr. Farmer offered the following amendment to the resolution:

Amend House Joint Resolution No. 5 as follows: In line 30, page 1, strike out the words "ad valorem" and insert the word "all" after the word "for" in said line.

The amendment was adopted.

Mr. Wood of Harrison moved the previous question on the pending amendment, amendments on the Speaker's desk, and the resolution, and the motion was not seconded.

Mr. Farmer offered the following amendment to the resolution:

Amend House Joint Resolution No. 5 as follows: Insert the word "taxable" in line 29, page 1, between the words "assessed" and "value."

The amendment was adopted.

Mr. Tennyson offered the following amendment to the resolution:

Amend House Joint Resolution No. 5, page 1, line 32, by adding after the word "purposes" the following: "Provided, this shall not apply to taxes levied for school purposes in either common or independent districts."

TENNYSON, BROYLES, SHOFNER, AIKIN

Hodges

Holland

Howard

Hofheinz

Mr. Greathouse moved to table the amendment by Mr. Tennyson.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas-48

Ash Leath Beck Lindsey Bradbury Lotief Celaya Lucas Colquitt Luker Colson Mauritz Daniel McKee Morris Dunagan Dwyer Nicholson Farmer Padgett Fitzwater Payne Pope Fox Reed of Bowie Glass Reed of Dallas Good Greathouse Riddle Harris of Dallas Roach of Hunt Hartzog Roberts Hoskins Rogers James Stanfield Jones of Runnels Steward Jones of Shelby Thornton Knetsch Walker Westfall Lange Lanning Youngblood

Nays—73

Adamson Huddleston Aikin Hunt Alsup Hunter Atchison Jackson Jefferson Bergman Bradford Jones of Atascosa Jones of Falls **Broyles** Burton Jones of Wise Butler of Karnes Keefe Cagle King Caldwell Latham Canon Lemens Clayton McCalla McConnell Cooper Crossley McFarland McKinney Davis Davisson Moffett of Eastland Morrison Dickison Morse Dunlap of Hays Palmer Patterson Duvall Reader Fain Roach of Angelina Fisher Ford Roark Russell Frazer Fuchs Rutta Gibson Scarborough Gray Settle Hankamer Shofner Hardin Smith Harris of Archer Stinson Tarwater Head Herzik Tennyson

Venable

Wells

Waggoner

Wood of Harrison

Absent

Adkins Hill Alexander Leonard Moore Bourne Calvert Newton Collins Quinn Cowley Roane Craddock Spears Davison of Fisher Stovall

Dunlap of Kleberg Wood of Montague England Young

Graves

Absent—Excused

Butler of Brazos Petsch Hyder Tillery Olsen Worley

Question-Shall the amendment by Mr. Tennyson be adopted?

ADJOURNMENT

On motion of Mr. Adamson, the House, at 12:20 o'clock p. m., adjourned until 10 o'clock a. m., tomor-

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills, as follows: Jurisprudence: House Criminal

Bills Nos. 699 and 700.

Education: House Bill No. 320. Insurance: House Bills Nos. 372

and 373.

Judicial Districts: House Bills Nos.

199 and 552. House Bills Nos. 590 Judiciary:

and 681. Municipal and Private Corporations: House Bill No. 365.

Revenue and Taxation: House Bills Nos. 137, 248, and 250.

Privileges, Suffrage, and Elections:

House Bill No. 70. The Judiciary Committee filed an

adverse report on House Bills Nos. 62 and 482.

The Committee on Insurance filed an adverse report, with a minority favorable, on House Bill No. 323.

THIRTY-SECOND DAY

(Friday, March 1, 1935)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Mr. Morse.

The roll was called, and the following members were present:

Adamson Huddleston Adkins Hunt ' Aikin Hunter Alexander Hyder Alsup Jackson Ash James Atchison Jefferson Beck

Jones of Falls Bergman Bourne Jones of Shelby Bradbury Jones of Wise Bradford **Brovles**

Burton Butler of Karnes Cagle Caldwell Calvert Canon Celaya Clayton Collins Colquitt Cooper Cowley Craddock Crossley

Daniel Davis Davison of Fisher Davisson

of Eastland Dickison Dunagan Dunlap of Hays Dunlap of Kleberg Morse

England Fain Farmer Fisher Fitzwater Ford Fox Fuchs Gibson Glass

Duvall

Dwyer

Good Graves Gray Greathouse

Hankamer Harris of Archer Harris of Dallas Hartzog Head Herzik

Hill Hodges Hofheinz Holland Hoskins Howard

Jones of Atascosa

Jones of Runnels Keefe King Knetsch

Lange Lanning Latham Leath Lemens Leonard Lindsey Lotief Lucas Luker Mauritz McCalla McConnell McFarland McKee McKinney Moffett Moore

Morris Morrison Newton Nicholson Olsen Padgett Palmer Patterson Payne Petsch Pope Quinn Reader Reed of Bowie

Reed of Dallas Riddle Roach of Angelina Roach of Hunt Roane

Roark Roberts Rogers Russell Rutta Scarborough Shofner Smith Spears Stanfield Steward